SYNOPSIS OF PROCEEDINGS.

SENATE.

JACKSON, January 21, 1873. senate met at 12 M. Mr. J. P. Gilmer presented his credentials

and was sworn in as Senator from the Sev-

Mr. F. H. Clover was elected Secretary. A committee was appointed to wait on the Governor and inform him of the organi- | books, by Mr. Glbbs. zation of the Senate. Adjourned until 10 o'clock to-morrow.

HOUSE.

Jackson, January 21, 1873. The House was called to order by the Speaker, John R. Lynch, at 12 o'clock M. Roderick Scal presented his credentials, and asked to be sworn in as a member. It seems that this seat was filled last session by Dr. Lindsay, he having received the most to the highest number of votes, and Mr. Seal was then laboring under disabilities. Mr. Seal claimed his seat on the Latayette, and Mesers. Smith and Hill, on In relation to the bonds of Washington ground that he had no disabilities at that the Committee on Claims.

The matter was referred to Committee on | pinh Mr. Fisher, of Hinds, presented the cre- Archer dentials of Mr. Buffkin, of Copiah, and Mr. Archer, of Lafayette, and the motion to swear these members in prevailed. The credentials of the new members from Harrison and Pearl were referred to the

Mr. Ford moved that a committee of three appointed to draw suitable resolutions in On motion of Mr. Barrett, the House adjourned out of respect to seceased members, proved April 5th, 1872, by Mr. Hill. The to meet at 11 cleock to-morrow morning. bill passes:

SECOND DAY. SENATE.

January 22d, 1873. Masses Cassidy and Price were placed on the Judiciary Committee.
J. M. Wells was elected Minute Clerk. The Governor's message was received and eal, and a bill for the relief of J. I. Her-

BEGDE SEL.

January 22, 1873. The Governor's message received, read

BILLS INTRODUCED AND REFERRED. In relation to public ferries, toll bridges, Mr. Holloway etc., by Mr. Speiman.

To amend sections 2731 and 2735 of Code | bill passed. by Mr. Charter.

To amend rules of practice in criminal Marshall.

To autic

Relating to practicing physicians, by Mr. R-lating to the destruction of stock, and ty, a navigable stream. fencing of railroads, by Mr. Sullivan. Toward incorporating Oxford, by Mr. and others, by Mr. Houston.

To amend relating to issuing bonds by Supervisors in Wilkinson, Lowndes, and Warren counties, by Mr. Carter. Mr. Sawver.

RESOLUTIONS.

By Mr. Lowry: Resolved, That a com- to warrant an investigation. mittee of five be appointed by the Chair to inquire whether requisitions have been and dumb and blind. made by railroad companies on the Auditor four thousand dollars per mile out of the State Treasury, on conditions therein named, whether warrants have been issued on such requisitions and what amount, and what ac ion was taken by the Attorney General on the application of the Ripley and Tennessee Railroad for the amount claimed by said company to be due under said act; that the committee be authorized to send for persons and papers to take testimony, and that they are hereby instructed to report the result of said investigation to this House. Adopted. By Mr. McIntosh: H. R., No. I. Inquiring into the purchase of the site for the new Penilentiary. Passed. By Mr. Marthuere; A joint resolution to adjourn sine die on March 1st 1873. House adjourned without taking action

THIRD DAY. SENATE.

January 23, 1873. Messages from the Governor were received vetolng the following bills: To re-district the Circuit and Chancery To create Justice of the Peace in Warren

Relating to fees and salaries of officers. To incorporate Grenada Gas Light Com-To authorize railroad subscriptions in Car-

roll county.
For the relief of the heirs of J. M. Lyles. To repeal an act in relation to timber and Supplemental to an act creating Colfax passed

To amend Article 8, Chapter 3, Sections 181 and 186 of Code, To change the boundary line between Copinh and Lincoln counties. And the Senate adjourned in respect to the memory of Senator Paine.

The Governor returned the following bills with his reasons for vetoing the same : To amend section 2350, chapter 53, article 3, of Code of 1871. Veto sustained. To amend charter of Charleston, Talla-To authorize Boards of Supervisors of the

Out of respect to the memory of Hons, J. amended passed.
C. Davis, Thomas Leonard, and James The following a Lynch, the House adjourned.

FOURTH DAY.

SENATE.

Jackson, Jan. 24, 1873. Joint Resolution No. 2, was adopted, ex-Court in the First District in Hinds county, being now held in Jackson. .- McClure was added to the Judiciary Mills, in Tishomingo county.

The Governor's message was apportioned to the proper Committees by the Committee appointed for that purpose.

The following bills were introduced and referred to proper Committees;

To prevent the sile of liquors in the town of Edwards, Hinds county, by Mr. Bell. referred to proper Committees: culture, approved February, 18th. Bill passed.

To amend the charter of the Mississippi To legalize assessment in Madison county, by Mr. Warner. For relief of State Lunatic Asylum, by

Mr. Alexander. To authorize extension of Savannah and Memphis Railroad Company, by Mr. Stone.

To regulate fees of Public Officers, by Mr.

To incorporate a Social Benevolent Soci-

by Mr. Williams. To regulate the issuance and payment of accounts made by the Circuit Courts of the For relief of school teachers in Montgom-State, by Mr. Gibbs.

nal cases, by Mr. Gibbs. To repeal section 985, of Code, by Mr. Cibbs.

WEEKLY CLARION.

VOL. XXXVI. - - NO. 8. JACKSON, MISSISSIPPI, THURSDAY, JANUARY 30, 1873.

ay to several counties the funds belonging o public schools, by Mr. Gibbs.

Relating to Justices of the Peace in Adams

To repeal sections 2447, 2448, 2449, 2450. and 1451 of the Code, by Mr. Mauss. county, by Mr. Williams. To amend chapter 39. Code, by Mr. Wil- Warren county, by Mr. Spellman. For the relief of - Randolph & Son, by To smend the charter of Jackson, Natchez Mr. Hill.

and Columbus Rattroad Company, by Mr. McClure, Passed. To protect the rights of tenants, by Mr. To prohibit introduction of liquors into Oktibbeha, by Mr. Sullivan. Senate Joint Resolution, provining for the distribution of George's Digests and other in Pike county, by Mr. Sessions.

House Joint Resolution, relating to the location of the Penitentiary, was called up and passed, when the Senate adjourned to the location of the Penitentiary and passed, when the Senate adjourned to the location of the Penitentiary and location of the Penitentiary

HOUSE.

JACKSON, Jan. 21, 1873. A resolution, inviting the clergy of the city to open the morning session with con

On Fees and Salaries, Mr. Bufklu of Co-On Executive Contingent Fund, Mr.

To repeal law in relation to the sale of liquor in Bankston and Greenshoro', by Mr. Alderson, with power to send for persons and papers: Messrs, Barrett, Piles, Sessions. To repeal law in relation to the sale of H. J. R., allowing compensation to Messrs. relation to the decease of members, which | Bell and Raymond for services in Auditor's To amend the law to raise revenue, up-

> To incorporate the Home Insurance and Savings Company To amount the charter of the Vicksburg Gas Light Company, by Mr. Carter. To amend finles of Practice, etc., by Mr. To remove the disabilities of William

Baldwyn, by Mr. Mauss. To authorize the sale of the old court house, Union county, by Mr. Nesbittbert introduced, and the Senate adjourned. For the relief of Mr. A. M. West, Jr. by

> To amend section 2131, of Code, by Mr. For the relief of Mrs. Lucy A. Statton;

To amend chapter 5, article L, of the Code,

To amend the charter of the University of S. Leggett, of Lincoln county, by Mr. Ap- fer a favor on many other farmers who, even greater terror for their personal lib-To amend section 2173, of the Code,

To remove the disability of S. J. Terry To abolish the death penalty, by Mr.Piles.

of which we will give an account to-morrow.

FIFTH DAY.

SENATE.

Jackson, Jan 25, 1873. BILLS IETRODUCED.

The following bills were introduced and referred to their proper committees: To extend the time for the sale of delinuent lands for 1872, by Mr. Price. Grenada, by Mr. Price. For relief of J. D. White, of Monroe county, by Mr. Little.

To amend the charter of the North Mississippi Cotton and Woolen Manufacturing Company, of Corinth, by Mr. Stone.

To encourage an improved system of agriculture, by Mr. Morgan. To incorporate the Masonic Building As-The President added Mr. Price to the ommittee on Finance; Mr. Gleed to that

on Militia; Messrs. Price and Stone to that The bill to legalize the assessment rolls of Madison county, passed the Senate, To prohibit the sale of liquors in Oktibbe-

Senate Joint Resolution, to repeal so much of Section 5, of Code, as author zes tained over the colored man. While the with us to day to repeal by tained over the colored man. the Governor to fix price of same, by Mr. carpet-baggers attend to the management, I am asked whether the Republican party

To amend the charter of the Mississippi San Rafael Silver Mining Company. Subing Bill was called and made the special navy, and the President of the United pose to say that I am a little sorry that they order for Tuesday next.

To raise revenue to defray expenses of the January 23, 1873. State was taken up and passed

HOUSE.

JACKSON, January 25, 1873. Mr. Street offered a resolution that a joint erroneous and exhorbitant assessments of trenchment and reform, and required to in-To regulate the fees and salaries of public ished, what charges reduced, what changes people, should be made in the charitable instituvent extravogance on the part of Boards of the old white population permitted the governments, and all that sort of thing, man's heart—a home of his own. The committee on the death of Hon. H. cions, what legislation is necessary to pre-C. Davis, reported.

Mr. Shadd introduced resolutions in rela
Supervisors, and School Directors, and such scum of the North to come in here and in American politics; and as long as the tion to the death of the Hon. James Lynch.
Several gentlemen spoke, lactuding Mr.
Roane, of Cainoun, highly of the merits of sary for the accomplishment of this legislasary for the accomplishment of the accompl Mr. Lynch, on the reading of this resolu- tion, with the view of fixing a day to ad-

which was adopted, and the resolution as

Cessor, Boyd, Gill, Wharton and Huggins.
The following bills of the old series (last session) passed the House vesterday: pendent Hook and Ladder Company. To incorporate the Jackson Hibernian Mutual Aid Society,

To incorporate the Bay Springs Cotton

To fix pay and ulleage of members. To amend the charter of Garner. To incorporate the Bolivar Ferry Com The following bills were introduced:

To amend section 2173, article 2, chapter For relief of R. Hickling, by Mr. Camp- 45, of the Code, in relation to sales by Chan-cery Courts, by Mr. Lowry. Referred. and Tennessee Railroad Company, by Mr. expenses of the present Legislature. Bill For the relief of Theo. V. Wensel, by Mr. To prohibit the sale of liquors in Kosciusko, by Mr. Land. In relation to county warrants, by Mr.

ety at East Fork, Bolivar county, by Mr.

To authorize the Auditor to apportion and Te authorize the erection of a mill on Political Manifesto from the Mississippi; its RADICALISM. In relation to Justices of the Peace in

> To prevent the sale of liquor near China Grove Church, Pike county, by Mr. Ford.
> To prohibit the sale of liquors near Rankin Masonic Institute, by Mr. Robbins.
> To change time of holding Circuit Court in Rankin, by Mr. Lowry. Bill passed. To establish a Ferry across Bogue Chitto,

rites of matrimory, by Mr. Ruker. To authorize Union county to procure field notes, etc., by Mr. Nisbett. Bill passed. To appoint Justice of the Peace and Con-stable in Yazoo beat, Warren county, by Mr.

To amend the charter of tde town of Maprayer, was introduced by ar. Leavell and To amend act to receive wages, supplies, etc., approved April 5, 1872.

place of Mr. Hasic, resigned.

The following bills were introduced and tion. The following Joint Committee was appointed on the part of the House, to pro-Roane and Chandler.

THEF REEN KANV.

What a Correspondent Says.

Palo Alto. Miss., January, 1873. preference over the claim of A. who rents | eous people. It suits the land to B.; and you quote the following clauser to-wit: "The lien hereby created (to To amount the Calculation for labor or supplies, as the case may be,) shall take precedence and Exchange Company of Holly Springs, by Mr. Hill.

So as his daughter seemed to reciprocate the case may be,) shall take precedence and half of another, it is was just as ready to draw the same sword in its behalf. the words of the law, it is true, but the law, as published by you is simply a lien in favor as published by you is simply a lien in favor about our utter ruin. The four hundred of the laborer against the employer event.

Herein lies the great and paramount lies the great and paramount as in the household and nowhere else. We car, and Caldwell told witness that he lies the great and paramount lies the great lin of the laborer against the employer, except section 10, which is a lien in favor of the section 10, which is a lien in favor of the thousand white people and the four hundmores and tract books by Supervisors, by which takes precedence of rent is the lien tute the population of this State, never tween you and the Liberal Republicans. phia he would remit to witness the \$5000 To amend the charter of Duck Hill, by In the laborer against the crop which he makes on the land rented by the party employing him. There is nothing in the law ploying him. There is nothing in the law position that outside parties furnishing similarly situated, is at all times, and will The few pragmatical characters who still and just before he came to Washington To amend partitions of lands, by Mr. Street.
To amend partitions of lands, by Mr. Street.
To amend partitions of lands, by Mr. Gill.
To amend rules of practice in criminal graphs article I, of the Code. For the relief of G. M. Buchanan, of Marshall.
To amend chapter 5 article I, of the Code. Supplies are entitled to a prior tien as against the landlord for rest; the landlord for rect; to the one race or the other navelent and Mr. Johnston in his introductory remarks, says that I can find—and Mr. Johnston in his introductory remarks, says the blacks have the statute—that I can find—and Mr. Johnston in his introductory remarks, says that I can find on the statute—that I can find—and Mr. Johnston in his introductory remarks, says the due bill.
To amend chapter 5 article I, of the Code. For the reliet of G. M. Buchanan, of Marshall as against the landlord for rect; to the one race or the other navel to the one race or the other may control such Government. When the blacks have the second-in his introductory remarks, says that I can find—and Mr. Johnston in his introductory remarks, says the due bill.
To amend chapter 5 article I, of the Code. For the reliet of G. M. Buchanan, of Marshall as against the landlord for rect; to the control such Government. When the blacks have the statute—that I can find—and Mr. Johnston in his introductory remarks, says that the undered chapter 5 article I, of the Code. For the reliet of G. M. Buchanan, of Marshall as against the landlord for rect; to the one race or the other navier of the the can be supplied by the should as a faction in his introductory remarks, says the due bill.

To amend chapter 5. Article I, of the Code. For the child Carney he should be as a faction in his introductory remarks, says the due to the one or the other navier of warrants to be issued to W. Whence, then, comes the law? By giving the whites have it, the colored race are in like myself, are in the dark. FARMER.

To declare Dry Bayor, in Sunflower coun-Natchez Democrat to Say.

From the Democrat.

to ascertain if the charges were sufficient RION'S explanation is not the correct one. of Public Accounts for warrants under the act approved March 14, 1872, appropriating Fisher.

Common School Income Fund, by Mr. laborer for all necessary supplies, and a colored man, it becomes a vital only to the laborer, as against all parties on question whether it is a white or a colored the country for his warrants under the laborer for all necessary supplies, and see-There were then several bills of the last session taken up, and some of them passed, necessary supplies furnished and the laborar jury. The contest extends to everything lives moved and seconded that a combe created, by the act of any party, which lord as such has no fien, except such as

WHO ARE RUNNING OUR STATE GOVERNMENT.

ought to have Known Better.

From the Hinds County Gazette.

Mr. McKie alluded in a most feeling address to the deceased members, Messes.

Journ size die.

Mr. Fisher offered an amendment that said Committee report by bill or otherwise, said Committee report by bill or otherwise, cuities have stood shoulder to shoulder to shoulder.

Step in between the whites and bracks on the soil, who should all through our difficulties have stood shoulder to shoulder to shoulder to shoulder. as friends against the carpet-bagger, who without its attendant turbulence. But ing this provision for their families. The following gentlemen were appointed is the common enemy of the people of there is a practical issue connected with on the Committee: Messrs, Street, French, the State, of both races. A great, a this thing that is styled centralization. to be seen if we can recover from it.

Fidelity. to doubt his genuineness. The couple necessity therefor. And if this is what passed the week together in drives and you call centralization I am for it. If this dinners, until Friday, when they return- is what you call Radicalism I am a Radied to New York. The next morning a cal. I see my friend, Mr. Phipps, has try to quench your sorrow in rum or narbery Courts, by Mr. Lowry. Referred.

To make an appropriation to detray the and was of course informed of her deband. The thoughts of that man concerning the perfidy of womankind in for that cheap invective. particular and mankind in general, as he I recognize that those men who have after drink, seem unbearable. Ten to one returned in the lonely cars to his Gotham come here since the war possess a Missis- the fatal drink will be again and again

issippi University.

Professor Walton's Address. Gentlemen:-I thank you for the polite sippi; and Republican Mississippi is the call you have just made for me to address new State lately admitted into the Union, Let me begin by saving that I en- and, indeed, it is a new creation in natirely agree with what has been so hand. ture. I reconize that fact and I rejoice somely said by the Chairman-that is, that if a majority of those who now conthat in my judgment it were better in stitute the people of Mississippi see fit to making your nominations not to be mis- choose as their representatives those who led by any imaginary good feeling between are new comers in their midst, the citizen- Another Candidate Bought off for 15,000 yourselves and opponents into supporting ship of the representative is at least as old one who is not of your party. This is, it as that of the constituent, and as old as is true, a time of less political bitterness the State he represents; and the consti- An Ex-Governor and a Newly Elected than any that it has ever been my fortune tuency make such choice because they see to witness. I have never seen the day in our old citizens an equal jealousy of when there was so little party raneor. But the new comer and of the newly made I believe that result has been brought citizen, and we have no right to object, about by the steadfastness with which and if we cannot submit to be ruled by the country has stood by the Republican this new community and their new repreand extinguished the

BIGOTRY OF THE SOUTHERN OPPOSITION party. Gen. Grant's triumphant re-elecfind some more congenial clime.

tion has silenced the arrogance. Liberal Republicanism means local self-Incorporating the Mississippi San Rafaei Silver Mining Company, passed the House. The Committee on the petition of Mr. Stiles, of Claiborne, reported that, in the proper, means the contrary; it means a On Railroads, Mr. Stone, of Madison, in opinion of the committee, the charges were place of Mr. Hasic, resigned.

On Railroads, Mr. Stone, of Madison, in opinion of the committee, the charges were in arresting the vigilant maintenance of Federal authority to refer the government of the commutation of such a character as to warrant investigation arresting the

OUTRAGES OF LOCAL GOVERNMENT. South I mean for the White South as well | Washington. They constitute the only draw from the contest for Senator. This | Oriental steamships. His name was fixed for he went sound into the window, (figuratively fixed for he went sound into the window, (figuratively fixed for he went sound into the door.) as the Black South—for the South there dispassionate and unprejudiced tribunal offer he soon afterward accepted, and Maurice Kervel. He was but a little tively for he went squarely into the door.) can be no evil so baleful as local self-gov- that can sit in judgment upon our dissen- signed a paper pledging himself that he ernment, when it is left without its proper sions, and for this reason I go for

of local self-government is written down within a few months after the war, to de- bill for \$5000, conditioned on Caldwell's EDITORS CLARION: I your paper of the linear, in reply to Mr. Hawkins, on the lieu law, you say the claim of B., who furtien law, you say the claim of B., who far-nishes the supplies for making the crop, has an excellent contrivance for a homogen-twelve years; and I declared then what curred and assistance to be rendered by

of hen."-Sec. 14. The above quotation are an institution, which, if not kept under in its behalf. employer against the laborer, and the tien red thousand colored people who consti- you imagine that there is anything be- paid, but, as soon as he got to Philadelerty. The affiliation of people of the same

for his wages in producing the crop, are the and is destined to be perpetual, and would mittee of five be appointed to recommend

their status upon the record. No lien can circumstanced, to be at peace with his liberation, the Convention was addressed the Legislature. will affect or impair the priority of right given by this statute to the employer for ture. There is but one mode of perpetute by Mr. Cohoe and Mr. Voshay.

The Committee reported, through its supplies and the laborer for wages. The ating peace and equal rights and freedom Chairman, the name of David Kennedy, erchant as such has no lien, and the land- in such a community, and that is by call- Esq., for the nomination. The announceeither of them may acquire in the usual ing in the aid of external power; and it ment was received with loud cheers. To incorporate the East Ward Ferry, in way, but no lien can be acquired by either is this aid—it is the powerful hand of the A motion to make him the unanimous during the campaign. Also, that Caldthe merchant or the landford which will no American people that keeps the peace choice of the Convention was carried. well told him his election had cost be subject to the prior liens given by the new law, first to the employer for supplies furnished, and second to the laberer for peace of the United States. We would sisting of Dr. W. F. Elliot, Mr. Humbe worse off than Mexico or South Ame- phries, and Mr. Voshay, was appointed rica at their worst, but for the majestic to wait upon Mr. Kennedy and inform power of the American people command- him of the nomination. Mr. Kennedy ing the peace in our midst; and so, what- accepted. ever may be the value of local self-gov- A resolution was then introduced re-The Paral Mistake of those who ernment to the homogeneous communities questing Mr. MacBride to canvass the of the North, we must consider our own county in behalf of the Republican party, the words "Credit Mobilier." (Several startling character occurred. He was England have just been scandalized by At least, while I do say that to us there After a short but eloquent speech by tion.) We presume he wishes to be in-The fact is not at all complimentary is nothing in it, certainly here it must be Mr. Humphries, the Convention (thank- formed concerning the original derivation door was suddenly opened, and a veiled is only 24 years of age was married at 17 or agreeable, "that fifteen hundred" car- put under every Constitutional restraint ing the Chair for services) adjourned.

To amend the charter of the Mississippi pet-baggers control the political destiny which can be thrown around it, to keep and Tennessee Railroad Company, passed, of Mississippi. And yet it is so. But In relation to sale of George's Reports, they control the politics of the State I am asked by my excellent, liberal through the control which they have ob. friend, Mr. Phipps, who tells me he is and quietly rob and plunder, the colored proposes to abolish State governments? man does the voting. And behind the I am not authorized to speak for the colored man, and the carpet-bagger, Republican party, but I am an humble The Governor's veto of the Court District- stand the U. S. Courts, the army and follower of that party, and as such I pro-States himself, with all his patronage and do not. For my part I do not consider power. With such an array of backers, freedom in any danger from centralizaall intent upon the humiliation and degra- tion, even if centralization were at hand. dation of the old legitimate white population of Mississippi, it is not surprising that are all the countries at the Capital, I should not grieve to see the Federal progress and success. Not a mushroom, that even so insignificant a number of Government clothed with even a larger growth, from a false and unstable foundavery igno ant and dishonest men have jurisdiction than it now exercises in this seized the State and are now running it country. I should be glad to see all disquire what offices, if any, should be abol- tion of the interests and rights of the and Alabama, settled finally, if possible, practical issue in Southern politics. That the following statement by a correspondusband, and the friends had no reason beneficent ends as long as there is any deaths.

come here since the war possess a Missisfor relief of State Hospital at Natchez,
for the leave, the State of Mississippi. The
dejected countenance, cannot be portrayind degree A many powers lodged in the white slaves,
for clief of the Wall stream for the line success and grain
for the leaves, the State of Mississippi.
The State shy Mr. Gibbs.
For relief of School teachers in Montgomfor the leave, the State of Mississippi.
The Gales Mississippi.
The Gales Mississippi.
The Gales

largest half is colored. It no longer means Democratic, secession, slaveholding Mississippi, it means Republican Missis. Astounding Corruption in High Places.

IT SWELLS TO HEAVEN!

How a Candidate Bought his Way into

the U. S. Senate.

Governor Implicated.

AN EDITOR'S PRICE.

Kansas.

resentataion is accorded to us at Wash-OUT AS A CANDIDATE.

ington, I am perfectly willing, whenever

CORNELIUS MACBRIDE,

Our Seashore Region.

MOSS POINT AND ITS MILLS.

tion, but the result of an accumulation

from a successful and thriving trade.

Principally they are the homes of those

Perseverance, energy and thrift are the chief characteristics of the neighborhood,

and the colored element, there so strongly

A Father with Fifty Children.

A Wholesome Medicine.

Moss Point shows evident and cheering

From the Pascagoula Star.

JOHN W. AVERY, Secretary.

locality.

this people from hostile jealousies threaten great length. He corroborated the testiviolence and cannot govern themselves, mony heretofore given by Samuel T. nity to the forty millions of American that at a private interview between Caldcitizens who, in the persons of their rep- well, Smith and himself, Caldwell offered And for the South—and when I say the resentatives are assembled together at him (Carney) \$15,000 if he would withwould in no case become a candidate, in STRENGTHENING THE FEDERAL POWER return for which he (Carney) received I know that to a certain extent, and in all ways in which it is susceptible of Smith's note at thirty days for \$10,000, that a very large extent, this institution being strengthened. It was my privilege given unconditionally, and Smith's due only political speech I have made in the agreement was for the expenses in-I have never swerved from, that my Carney. Smith's note for \$10,000 was WELL ENOUGH FOR THE NORTHERN STATES, sword had been drawn against the Union, paid Carney at maturity. The due bill way to Washington to take his seat in the Government of this State, and all others name. That camp has been broken up. ject four or five times during the summer,

pany had promised to pay him some with her lover, and in 1868 she was marmoney to assist in his election; that they ried to a merchant named Jouvinet, a and snappish, and blunt and disagrees race with each other is as fixed a law of and with a spurious liberalism would be had not yet done so; that, so far as he man of means, with whom she lived to a merchant manned Johnson, a able. They lay aside those little courses that so far as he man of means, with whom she lived to a merchant manned Johnson, a able. They lay aside those little courses that so far as he man of means, with whom she lived to a merchant manned Johnson and the lived a law of man of means, with whom she lived to a merchant manned Johnson and the lived lay as the lay of the la nature as any other law of cohesion which makes the parts of a body cling together.

Such affiliation of blacks with blacks and Such affiliation of blacks with blacks and of the strong—promoting disorder and the money, Witness testified that dur-To improve the administration of the riminal laws, etc., by Mr. Chandler.

We recently republished an explanation of whites with whites, never will in this destroying the common prosperity. As I ing the Senatorial canvass, one day V. pervisors in Wilkinson, Lowndes, and arren counties by Mr. Carter.

To enable R. H. Allen to make a deed, by against Judge Abel Alderson, and in a petition desired the action of the House. The sawyer.

The enable R. H. Allen to make a deed, by against Judge Abel Alderson, and in a petition desired the action of the House. The matter was referred to a committee of five matter careful consideration, that The CLA
There is a woman in Washington the first will being silver and gold.

A Much-Married Woman and they said they had seen Mme. Jouving the common prosperity. As I would not find his wife in her said before, it is better to beware of give and gold.

A Much-Married Woman and they said they had seen Mme. Jouving the common prosperity. As I would not find his wife in her said before, it is better to beware of give and gold.

A Much-Married Woman and they said they had seen Mme. Jouving the common prosperity. As I would not find his wife in her said before, it is better to beware of give and gold.

A Much-Married Woman and they was a stonishment, did not find his wife in her said before, it is better to beware of give and gold.

A Much-Married Woman and they was a stonishment of the new agreent and they was a stonishment of the new agreements. The common prosperity is a stonishment of the new agreements. The common prosperity is a stonishment of the new agreements. The common pr called themselves Liberal Republicans in the contest. Witness endorsed Smith's et walking in the garden a little before has buried five husbands. Recoully she are your natural foes; if you take one of check for the amount, in order that An-

GOVERNOR OSBORN IMPLICATED. only two classes in any way affected by the new statute. In all other respects the law selves.

soon end in strife if it were left to our names for the nomination. The Chair pointed T. Humphries, Dr. W. F. Elliot.

AN EDITOR'S PRICE. W. S. Burke, editor of the Leavenworth Times, testified that Caldwell gave him \$2000 for the support of his paper

-----CREDIT MOBILIER.

What it Means.

From the Chicago Tribune. long been the general title in France for of which he know only too well. In the spent most of his time in visiting the associations that advance money on landed next moment he rushed into her arms, or immocable securities. The "Credit exclaiming, "Bertha! Bertha!" It was gay, and a constant attendant on balls Mobilier" was the name given to a power- his long-lost wife. ful corporation, organized in France in 1852, for advancing money on movable other enterprises in which it was notably

no where else witnessed, have they dis-The introduction of the terms "Credit The Waco (Texas) Advance publishes about the country some years ago. He etc., at a profit of over 1,000 per cent, hackman called with a note for Mrs. B., taken out his pencil to write down that cotics. If you begin this you must keep in this you must keep it the word. The title is not inappropriate. The transaction was literally a parture. Two hours after a gentleman realled who said he was the author of the American people I am a Radical. If it called who said he was the author of the note as well as the husband of the woman who had gone to New York with her huswho had gone t

OUT OF THE HAREM.

An American Lady Two Years a Captiv in Egypt-How She was Carried Off. and How Released-Her Experi-

ence in an Egyptian Harem-Rescued at Last.

For the past few weeks the city of

affair, the heroine of which is a lady of this place; to memorialize Congress for American birth and excellent connections in this country. About six years ago the bar at the mouth of our river; to Henry F. Bigelow, a commission mer- erect a light house on Horn Island, and chant of 210 Canal street. New Orleans, to declare Pascagoula a port of entry. failed in that city in consequence of losses sustained during the civil war, and went place, which has so rapidly increased in this new community and their new representatives, there is one alternative left us.

Washington, January—The Sentatives, where he soon succeeded in the last few years—now extending as sentatives, there is one alternative left us.

Washington, January—The Sentatives, where he soon succeeded in the last few years—now extending to braining a good position in a prominent. Texas, South America, West India. We can avail ourselves of the glorious old morning resumed their investigation into mercantile house. Mr. Bigelow was a Islands, and Northern and European Anglo-Saxon privilege of emigration and the election of Senator Caldwell, of widower, and was accompanied by his ports, when only three or four years ago only daughter (Bertha,) then about it was confined to New Orleans-will im-As long as the inalienable right of rep- TESTIMONY ON EX-GOV. CARNEY-HE SELLS eighteen years old, and endowed with Press, we trust, our Legislature with the remarkable personal charms.

> Ex-Governor Carney was examined at of his new home, and the beauty and prayer of the petitioners. grace of his daughter were not long in attracting admirers. She treated them politely, but, after all, coldly until one and one day he astonished her father not and earliest. charming daughter. Mr. Bigelow was at first inclined to look favorably upon the suit of the enumored sailor, the more ought to extend from the highest to the so as his daughter seemed to reciprocate vel convinced Mr. Bigelow that he was to please you. Some men are pleasant that when under the influence of liquor he was extremely quarrelsome, and had fought several duels; that he had run through with the fortune his parents had left him, and that he had nothing to des anywhere else outside of their own homes, pend on but his very modest pay. The you would have thought them almost result of all this was that the Lieutenant's suit was rejected, and that he was requested to discontinue his visits. Kervel with others. When among strangers or left Mr. Bigelow muttering threats of neighbors they endeavor to act with pro-

Caldwell said the Kansas Pacific Com- about the breaking off of this flirtation

seemed to surround her fate. Jouvinet, after mourning her loss for eighteen months, applied to the Court for an annullation of his marriage with Miss nullation of his marriage with Miss interest in his business. dition of the decree when, on the 3d of ELOPEMENT OF AN ENGLIOR Lemo A correspondent asks the meaning of November last, an event of the most AND LADY .- Fashionable circles in security, and there is nothing in it to us. and if desired to meet the opposing party. Congressmen have asked the same quesscatted in his counting-room in the Rue the elopement of Lady Townshend with and use of the term. We will endeavor lady stepped in. She drewback her veil to the husband whom she has deserted. to explain it. The "Credit Foncier" has and displayed a bronzed face, the features He was a zealous philanthropist, and

The explanation she gave him while Lord Thynne, a professional libertine, property. The name was adopted evi- they sat locked in each other's arms and generally one of those rascals whose dently with the purpose of affording a about her sudden and long absence was polished manners conceal their heartready definition of the object of the asso- so strange that even the chroniquer of lessness. He leaves a wife behind him. being built, completed and just begun, thickly dot the piney woods at that locality.

The "Societe Generale de Credit we are indebted for all these particulars, and reputation for a man bankrupt in enterprise. It had special privileges confessed he had carely met with any reputation and fortune. The circum encounters these indisputable proofs of under its charter. It assisted materially thing more remantic in his long journal-stances show that it was only by a sudden in the construction of railways and the istic career. Mme. Jouvinet stated that impulse that she consented to fly with promotion of mining schemes. Among on the evening when she had been parted him. The step has been taken, and her other enterprises in which it was notable from her husband she had gone into the good name is gone forever. Society may interested were the Government loan on garden to breathe a little fresh air. All tolerate her seducer, but for his poor account of the Russian war, and Grand of a sudden she had been seized by victim there is small chance of human Central Railway Company, and the Gen-several men, who rushed from behind a forgiveness. abled to secure for themselves and fami- eral Omnibus Company of Paris. At shrub. In an instant they had blindfolpeople.

by the Supreme Court of the United States. However, the abolition of States and Table 1997 of the United States and Table 1997 of th to the French Government. Its business with her. Then she had become unconwas so great in 1855 that it declared a dividend of 40 per cent on its capital.

While it declared a found herself in the cabin of a ship which was rocking on the cabin of a ship which the Bel-Air (Hartford county, Md. While it was manifestly the means of was rocking on the waves. To her dis- Ægis says; On Saturday night, about 94 permitted strange and unknown men to Jeasous but just watch of Federal authorstep in between the whites and blacks on rity their abolition is not desirable; for step in between the whites and blacks on rity their abolition is not desirable; for step in between the whites and blacks on rity their abolition is not desirable; for step in the step in between the whites and blacks on rity their abolition is not desirable; for step in the s that he had long ago left the naval ser- was located in the yard of the Hartford Foncier" and "Credit Mobilier" into vice of France, and was now master of a house. She made her way there with America are due to Mr. George Francis bark in the Levant trade. She implored difficulty, having been indulging too Train. He established a "Credit Fon- him to restore her to liberty, but he re- freely in drink. Finally, however, she cier" with Omaha lands, which he hawked fused, informing ber at the same time managed to enter the door, and was seen that she would henceforth have to live with no more alive. gave the name of "Credit Mobilier of him at his villa in the evirons of Alexan- At the same time, her husband, David is, shall the Federal Government exercise ent, who, it says, is one of the most trust- America," to a corporation with universal dria; and he threatened to kill her in McConnell, was spending his week's wages the power which the Constitution clothes worthy and respected citizens of the place: privileges, which was organized in Penn-To incorporate the Jackson Hibernian Andrew Jackson Hibernian To incorporate the Jackson Hibernian Solvings Institution To incorporate the City of Repokhayen St.

Pidelity.

The incorporate the Jackson Hibernian To incorporate the City of Repokhayen To incorpo chant, went to Boston, early last week, Government secure the City of Brockhaven to pay a visit to the family with whom intimidation and corruption? Shall the eighteen children; No. 3 ten; No. 4, six; managers of the Union Pacific Railroad there was situated about three miles from the room appeared to be on fire, and an she had lived from childhood to woman- Federal Government enforce the Ku-Klux No. 5, three. Thirty-five children are let out the contract for building the road there was situated about three miles from the room appeared to be on fire, and an hood. Her husband was to join her the next day. The day came and with it a man in the South? I am for using the was well furnished, and she was well furnished. gentleman whom she introduced as her powers of the United States for all these army, and seven have died natural United States bonds, all the first mort. allowed to leave the place. A very The room was filled with smoke of a gage bonds, all the United States lands, strict surveillance was kept over her by sickening odor, and on a chair near the the servants, whose language she was un- stove, the door of which was open, were on an entirely fictitious capital. This is able to understand. She began already the charred and burning remains of the Are you in trouble? Work it off. Don't what "Credit Mobilier" means, in the to despair, when Kervel one day told her unfortunate woman. Her clothing was modern American and Congressional use she must go with him up the Nile. Two nearly entirely consumed, and even the of the word. The title is not inapproduced days afterward he brought her to the chair upon which she had sented herself

The Bogus Alabama Bonds ... No

ADVERTISING AGENTS. None others are authorized to solicit

business for THE CLARION. S. M. PETTINGIEL & Cu., ... New York Baltimore GRIFFIS & HOFFWAX. W. SHARDE & CO. \$2 00 PER YEAR.

> on this extraordinary case, demand that President Thiers should just upon the extradition of Kervel on the part of the Egyptian authorities. Kervel is said to be quite a favorite of the Khedive's and a man of the most desperate character.

---Our Seashore Interests.

From the Passagoula Star A petition is being gotten up by our citizens, praying our Legislature to pass Marseilles, France, has been intensely such laws as are requisite and necessary excited in consequence of a very singular to foster and protect the growing trade of

A consideration of the trade of the importance of fostering it, and determine Her father moved in the best society them to favorably consider and grant the

Not Quite an Enoch Arden.

Schenectady has the latest Enoch Ar day she was brought in contact with a denism. Husband was gone 16 years dashing French seaman, the first lieuover thirty years old, tall and handsome, she asked the wealthy citizen to whom he should leave his property. To my very man to win the good graces of a children," said he, "children by my first susceptible young lady, He became wife." "Then I shall have to leave you." very intimate with Miss Bertha Bigelow, and she did, in company with her first

Family Courtestes.

In the family, the law of pleasing lowest. You are bound to please your children, and your children are bound to please your servants if you expect them fathers and kind husbands. If you had seen them in their own homes you would have thought they were almost angels but if you had seen them in the street, in their stores, in the counting-house, or

But the opposite is upt to be the case [priety; but when they get home they Miss Bertha seemed to care very little say to themselves, "I have played a part

There is a woman in Washington who to ascertain if the charges were smalled and is hable to induce the landlord and merchant into a mistaken sense of security.

The lieu under the new law is given upon the could be seeing the whole a question arises between a white seeing the wolf underneath.

The nomination of deat merchant into a mistaken sense of security.

The lieu under the new law is given upon the could be seeing the wolf underneath.

The nomination of deat merchant into a mistaken sense of security.

The lieu under the new law is given upon the could be seeing the wolf underneath.

The nomination of deat merchant into a mistaken sense of security.

The lieu under the new law is given upon the strike for your friend, you have only looked at the sheep's clothing without the crop, first to the employer as against the seeing the wolf underneath.

The nomination of deat merchant into a mistaken sense of security.

The lieu under the new law is given upon the strike for your friend, you have only looked at the sheep's clothing without lieved Anderson got the money and used it for political purposes in Caldwell's interest. bringing any information. An examina- tained an idea that this might, perhaption of the lady's bouloir furnished no be a man sent around by his tailor. Af Witness also testified that Hon. Thos. clue whatever as to where she might have ter the ceremony in church, however, pointed T. Humphries, Dr. W. F. Elliot, rated Governor of Kansas, was a member The husband passed a wretched night. the musianity was the pointed T. Humphries, Dr. W. F. Elliot, rated Governor of Kansas, was a member The husband passed a wretched night. The husband passed a wretched night. is the same as formerly. All the parties exis the employer, who supplies, and the
laborer, depend for their rights upon the
tenor of their contracts and the order of
that God has given it to man, when thus
that God has given it to man, when thus
that God has given it to man, when thus
that God has given it to man, when thus
that God has given it to man, when thus
that God has given it to man, when thus
that God has given it to man, when thus
the Committee having retired for depointed 1. Humphries, Dr. W. F. Embot,
Mae Avent, Henry Cook, and Robert
Sleckord.

The husband passed a wretched night,
the formed 1. Humphries, Dr. W. F. Embot,
Mae Avent, Henry Cook, and Robert
sleckord.

The husband passed a wretched night,
the same person standing in the vestibule
and winking furiously at the bride as the
purchased votes of members of
that God has given it to man, when thus
that God has given it to man, when thus
that God has given it to man, when thus
that God has given it to man, when thus
that God has given it to man, when thus
that God has given it to man, when thus
the Committee having retired for depurchased votes of members of
the managing committee of Caldwell's friends which conducted his campurchased votes of members of the mysterious bethere were starting off the mysterious benot yet come. He then sent for the police, and several detectives began to look for the missing lady. They were anable to find any trace of her after a protracted and patient search. Advertisements, offers of large rewards for information concerning her, remained without result. Both the husband and father had findly to abandon all hopes of seeing. had finally to abandon all hopes of seeing ber again, and an impenetrable veil taker. Then the man was not so happy. He was hardly happy at all, and a cer-

and parties. She finally fell in with

A REGERERREE, B. AR'S'ARR.

and Abyssinian women, who looked with moving the chair from the stove, the decided aversion upon the fair new comer. dead body rolled to the floor, a mass of For four months she endured all the hor- charred and burned flesh. The fire was rors of this life, when she was one day speedily extinguished.

man, who was no other than Nubar Pa- The report of the Committee on Eleccha, a noted Egyptian diplomatist, and tions in the case of Christopher C. Bowen, conversant with the French language. contesting the seat of Robert C. Delargs,

She confided herself to him, and he im- from the Second Congressional District mediately promised to restore her to her of South Carolina, says: The committee husband. A few days afterward she was find, upon the whole evidence, that Deon board the Alexandrian steamship large did not receive a majority of votes

legally cast and is not entitled to the